<u>PUBLIC COMMENTS ON DRAFT ADVISORY OPINIONS</u>

Members of the public may submit written comments on draft advisory opinions.

DRAFT ADVISORY OPINION 2010-20 is now available for comment. It was requested by Dan Backer, Esq., on nehalf of National Defense PAC, and is scheduled to be considered by the Commission at its public meeting on Thursday, September 23, 2010.

If you wish to comment on the DRAFT ADVISORY OPINION 2010-20, please note the following requirements:

- 1) Comments must be in writing, and they must be both legible and complete.
- 2) Comments must be submitted to the Office of the Commission Secretary by hand deliver or fax ((202) 208-3333), with a duplicate copy submitted to the Office of General Counsel by hand delivery or fax ((202) 219-3923).
- 3) Comments must be received by 3:00 p.m. (Eastern Time) on September 22, 2010.
- 4) The Commission will generally not accept comments received after the deadline. Requests to extend the comment period are discouraged and unwelcome. An extension request will be considered only if received before the comment deadline and then only on a case-by-case basis in special circumstances.
- 5) All timely received comments will he made available to the public at the Commission's Public Records Office and will be posted on the Commission's website at http://saos.nictusa.com/saos/searchao.

REQUESTOR APPEARANCES BEFORE THE COMMISSION

The Commission has implemented a pilot program to allow advisory opinion requestors, or their counsel, to appear before the Commission to answer questions at the open meeting at which the Commission considers the draft advisory opinion. This program took effect on July 7, 2009.

Under the program:

- 1) A requestor has an automatic right to appear before the Commission if any public draft of the advisory opinion is made available to the requestor or requestor's nounsel less than one week before the public intesting at which the advisory opinion request will be considered. Under these circumstances, no advance written notice of intent to appear is required. This one-week period is shortened to three days for advisory opinions under the expedited twenty-day procedure in 2 U.S.C. 437f(a)(2).
- 2) A requestor must provide written notice of intent to appear before the Commission if all public drafts of the advisory opinion are made available to requestor or requestor's counsel at least one week before the public meeting at which the Commission will consider the advisory opinion request. This oue-weok period is shortened to three days for athylsory opinions under the expedited twenty-day procedure in 2 U.S.C. 437f(a)(2). The notice of intent to appear must be received by the Office of the Commission Secretary by hand delivery, email (Secretary@fec.gov), or fax ((202) 208-3333), no later than 48 hours before the scheduled public meeting. Requestors are responsible for ensuring that the Office of the Commission Secretary receives timely notice.
- 3) Requestors or their counsel unable to appear physically at a public meeting may participate by telephone, subject to the Commission's technical capabilities.
- 4) Requestors or their counsel who eppear before the Commission may do so only for the limited purpose of addressing questions raised by the Commission at the public meeting. Their appearance does not guarantee that any questions will be asked.

FOR FURTHER INFORMATION

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Rosemary C. Smith

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Other inquiries:

To obtain copies of documents related to 2010-20, contact the Public Records Office at (202) 694-1120 or (800) 424-9530, or visit the Commission's website at http://saos.nictusa.com/saos/searchao.

ADDRESSES

Office of the Commission Secretary Federal Election Commission 999 E Street, NW Washington, DC 20463

Office of General Counsel ATTN: Rosemary C. Smith, Esq. Federal Election Commission 999 E Street, NW Washington, DC 20463

AGENDA DOCUMENT NO. 10-60-A



FEDERAL ELECTION COMMISSION Washington, DC 20463



2010 SEP 21 P 4: 02

AGENDA ITEM

September 21, 2010

For Meeting of 9-28-10

SUBMITTED LATE

MEMORANDUM

The Commission

FROM:

TO:

Christopher Hughey
Acting General Counsel

Rosemary C. Smith Associate General Counsel

Robert M. Knop

Assistant General Couns

William A. Powers

Attorney

Subject:

Draft AO 2010-20 (NDPAC) - Draft B

Attached is a proposed draft of the subject advisory opinion. We have been asked to place this draft on the agenda for September 23, 2010.

Attachment

1 2 3 4 5 6	ADVISORY OPINION 2010-20 Dan Backer, Esq. DB Capitol Strategies P.O. Box 75021 Washington, D.C. 20013 DRAFT B
8	Dear Mr. Backer:
9	We are responding to your advisory opinion request on behalf of National
10	Defense PAC ("NDPAC"), concerning the application of the Federal Election Campaign
11	Act of 1971, as amended (the "Act"), and Commission regulations to a proposed plan to
12	accept unlimited contributions from individuals, other political committees, corporations,
13	and labor organizations to fund independent expenditures from a separate bank account,
14	and to allocate the cost of all of the Committee's administrative and operating expenses
15	between accounts as it sees fit, including paying all expenses from its independent
16	spending account. The Commission concludes that NDPAC may accept unlimited
17	contributions to its separate bank account to fund independent expenditures. Consistent
18	with the Court of Appeals for the D.C. Circuit's decision in EMILY's List v. FEC,
19	NDPAC should allocate its administrative and operating expenses between its accounts in
20	a manner that "closely' corresponds" to the proportion of its activities funded by each
21	acnount.
22	Background
23	The facts presented in this advisory opinion are based on your letter received on
24	August 11, 2010 and email received on August 17, 2010.
25	NDPAC is a nonconnected committee that is incorporated in Virginia and that
26	maintains a post office box in Washington, D.C. At this time, NDPAC has no physical

office. It filed a statement of organization on July 20, 2000, and has filed regular reports

2 with the Commission since that time. NDPAC qualified as a multicandidate committee

3 on May 17, 2004.

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NDPAC intends to make both contributions to candidates and independent expenditures. NDPAC will incur administrative and operating expenses, as well as

6 fundraising costs. NDPAC will accept unlimited contributions from individuals, other

political committees, corporations, and labor organizations for the purpose of making

8 independent expenditures, or paying for administrative and operating expenses, but

9 NDPAC will not accept contributions from foreign nationals or Federal contractors,

10 national banks, or corporations organized by act of Congress. NDPAC will maintain two

separate bank accounts. It will deposit in one account all contributions it receives that

will be used for making independent expenditures The second account will contain all

contributions it receives to make contributions to candidates. The contributions deposited

in the second account will comply with the Act's amount limitations and source

prohibitions.

NDPAC will maintain records for each account, and fully disclose all receipts and

disbursements on the reports it files with the Commission as required by the Act and

Commission regulations.

Questions Presented

1. May NDPAC, a nonconnected committee that makes both contributions and independent expenditures, accept unlimited contributions from individuals, other political committees, corporations, and labor organizations to make independent expenditures only, provided such receipts are held in separate bank accounts by intended use and separately accounted for in reporting to the Commission?

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2. May NDPAC, a nonconnected committee that makes both contributions and independent expenditures, allocate any or all of its administrative or operating expenses between its accounts, including paying all expenses from its independent expenditure account?

Legal Analysis and Conclusions

1. May NDPAC, a nonconnected committee that makes both contributions and independent expenditures, accept unlimited contributions from individuals, other political committees, corporations, and labor organizations to make independent expenditures only, provided such receipts are held in separate bank accounts by intended use and separately accounted for in reporting to the Commission?

Yes, as a nonconnected committee that makes both contributions and independent expenditures, NDPAC may accept unlimited contributions from individuals, other political committees, corporations, and labor organizations so long as it deposits those funds into a separate bank account, and does not use such funds to make contributions to Federal candidates, national party committees, or political party committees' Federal accounts.

The Act and Commission regulations prohibit any individual from making contributions that, in the aggregate exceed \$5,000 per year to a political committee that is not an authorized committee of a candidate or a political party committee. 2 U.S.C. 441a(a)(1)(C); 11 CFR 110.1(d). In addition, the Act and Commission regulations prohibit any individual from making contributions to political committees that are not national party committees which, in the aggregate, exceed \$69,900 per biennial period. 2 U.S.C. 441a(a)(3)(B); 11 CFR 110.5.¹ The Act and Commission regulations also limit contributions made by multicandidate political committees that are not national party committees to \$5,000 per year. 441a(a)(2)(C); 11 CFR 110.2(d). Further, the Act and

¹ Similarly, the Act prohibits political committees from knowingly accepting contributions in excess of these limitations. 2 U.S.C. 441a(f).

- 1 Commission regulations prohibit corporations and labor organizations from making
- 2 contributions. 2 U.S.C. 441b(a); 11 CFR 114.2(b)(1). Finally, political committees must
- 3 organize, register, and report pursuant to the Act and Commission regulations.
- 4 See 2 U.S.C. 432, 433, and 434; see also 11 CFR 102.1, 102.2, 102.7, and Part 104.
- 5 Recently, the U.S. Court of Appeals for the District of Columbia Circuit held that
- 6 "the contribution limits of 2 U.S.C. 441a(a)(1)(C) and 441a(a)(3) are unconstitutional as
- 7 applied to individuals' contributions to SpeechNow," an independent expenditure-only
- 8 group. See SpeechNow.org v. FEC, 599 F.3d 686, 689 (D.C. Cir. 2010) ("SpeechNow").2
- 9 The D.C. Circuit also held that "non-profit entities are entitled to make their expenditures
- 10 such as advertisements, get-out-the-vote efforts, and voter registration drives out of a
- soft-money or general treasury account that is not subject to source and amount limits."
- 12 EMILY's List v. FEC, 581 F. 3d 1, 12 (D.C. Cir. 2009); see also id. at 10 ("... individual
- 13 citizens may spend money without limit (apart from the limit on their own contributions
- to candidates or parties) in support of the election of particular candidates").
- Moreover, the United States Supreme Court held in Citizens United that
- 16 corporations may make unlimited independent expenditures using corporate treasury
- funds. See Citizens United v. FEC, 130 S. Ct. 876, 913 (2010). The Court of Appeals in
- 18 SpeechNow relied extensively on the Supreme Court's decision in Citizens United. See
- 19 SpeechNow, 599 F.3d at 692-96. Following Citizens United and SpeechNow,

² The court held, however, that the "reporting requirements of 2 U.S.C. 432, 433, and 434(a) and the organizational requirements of 2 U.S.C. 431(4) and 431(8) can constitutionally be applied to SpeechNow." See id.

- 1 corporations, labor organizations,³ and political committees may make unlimited
- 2 independent expenditures from their own funds, and individuals may pool unlimited
- 3 funds in an independent expenditure-only political committee.
- 4 The Commission recently concluded in Advisory Opinions 2010-09 (Club for
- 5 Growth) and 2010-11 (Commonsense Ten), based upon these recent cases, that
- 6 corporations, labor organizations and political committees also may make unlimited
- 7 contributions to a noncommected independent expanditure-only committee like
- 8 Commonsense Ten or an independent expenditure-only committee established by a
- 9 corporation like Club for Growth. Given the holdings in Citizens United and SpeechNow,
- that "independent expenditures do not lead to, or create the appearance of, quid pro quo
- 11 corruption," Citizens United, 130 S.Ct. at 910, the Commission concluded that there was
- no basis to limit the amount of contributions to an independent expenditure-only
- committee from individuals, political committees, corporations, and labor organizations.
- 14 See Advisory Opinions 2010-09 (Club for Growth) and 2010-11 (Commonsense Ten).
- NDPAC differs from SpeechNow, Commonsense Ten, and the political
- 16 committee to be established by Club for Growth in that the latter three political
- 17 committees sought to make only independent expenditures, while NDPAC males both
- independent expenditures and cuntributions to candidates. However, this difference does
- 19 not affect NDPAC's ability to accept unlimited contributions from individuals,
- 20 corporations, other political committees, and labor organizations in order to fund

³ Although Citizens United did ant directly address whether labor organizations also have a First Amendment right to use their general treasury funds for independent expenditures and electioneering communications, the Act and Commission regulations generally treat labor organizations in the same way as curporations. The Court's decision suggests no basis for treating latter organization communications differently than corporate communications under the First Amendment.

- 1 independent expenditures. See EMILY's List. It merely has to establish a separate
- 2 account to do so.

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3 According to the court:

The constitutional principles that govern such a hybrid non-profit entity follow ineluctably from the well-established principles governing the other two categories of non-profits. To prevent circumvention of contribution limits by individual donors, non-profit entities may be required to make their own contributions to federal candidates and parties out of a hardmoney account-that is, an account subject to source and amount limitations (\$5000 annually per contributor). Similarly, non-profits also may be compelled to use their hard-money accounts to pay an appropriately tailored share of administrative expenses associated with their contributions. See Cal-Med, 453 U.S. at 198-99 n. 19, 101 S.Ct. 2712 (opinion of Marshall, J.). But non-profit entities are entitled to make their expenditures-such as advertisements, get-out-the-vote efforts, and voter registration drives-out of a soft-money or general treasury account that is not subject to source and amount limits. Stated another way: A non-profit that makes expenditures to support federal candidates does not suddenly forfeit its First Amendment rights when it decides also to make direct contributions to parties or caudidates. Rather, it simply must ensure, to avoid circumvention of individual contribution limits by its donors, that its contributions to parties or candidates come from a hardmoney account.

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- EMILY's List, 581 F.3d at 12. The court further noted that, "[i]f Austin were overruled, then non-profits would be able to make unlimited express-advocacy expenditures from their soft-money accounts even if they accepted donallons from for-profit corporations or units to those accounts." Id. at 12 n.11.
- NDPAC, like EMILY's List, is a "hybrid" entity that focuses on both direct contributions to Federal candidates as well as independent expenditures. *Id.* at 12.

 Although 2 U.S.C. 441a(a)(1)(C) would still appear, on its face, to continue to apply even
- 32 to these types of hybrid non-profit entities, under Citizens United, EMILY's List, and

1 SpeechNow, the rationale for limiting contributions to a political committee's

2 independent-spending account is no longer supportable. See AOs 2010-09 and 2010-11.

3 Accordingly, the Commission concludes that a political committee that makes

- 4 both contributions and independent expenditures, such as NDPAC, may make its
- 5 independent expenditures using an independent spending account that is wholly separate
- 6 from the account it uses to make contributions to candidates and political parties.⁴
- 7 Therefore, the Commission concludes that NDPAC may accept unlimited contributions
- 8 from individuals, other political committees, corporations, and labor organizations so
- 9 long as it uses these contributions only for independent spending (as opposed to
- 10 contributions to Federal candidates) and the administrative expenses discussed below,
- and so long as it uses a separate bank account to do so.

2. May NDPAC, a nonconnected committee that makes both contributions and independent expenditures, allocate any or all of its administrative or operating expenses between its accounts, including paying all expenses from its independent expenditure account?

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NDPAC may allocate its administrative and operating expenses between its accounts in a manner that "closely' corresponds" to the proportion of its activities funded by each account, such us the amount of federal contributions as compared to its

20 spending an independent electoral activity.

The Commission notes that, in the alternative, those persons who created and operate NDPAC may establish a separate political committee to make independent expenditures using contributions not subject to the amount limitations and source prohibitions of the Act. See Advisory Opinions 2010-09 (Club for Growth) and 2010-11 (Commonsense Ten). Through the establishment of an independent expenditure-only political committee, these persons may engage in the same type of independent speech as they seek to do through the acceptance of unlimited contributions into a separate account. Moreover, a separate political committee that engages only in independent spending would not be subject to the Act's contributions limits otherwise applicable to NDPAC under the Commission's traditional affiliation analysis at 11 CFR 110.3(a)(1), since contributions to such committees cannot constitutionally be limited under Citizens United, SpeechNow, and EMILY's List.

1	Neither the Act nor Commission regulations currently prescribe an allocation
2	regime for a nonconnected committee that makes both independent expenditures and
3	contributions to candidates. The Commission repealed 11 CFR 106.6(c), which
4	prescribed the allocation ratio for administrative expenses, because this rule was vacated
5	by the court in EMILY's List. See Final Rules, Funds Received in Response to
6	Solicitations; Allocation of Expenses by Separate Segregated Funds and Nonconnected
7	Committees, 75 FR 13223 (Mar. 19, 201a). Without regulations proscribing the
8	allocation of administrative expenses, nonconnected committees should allocate their
9	administrative expenses in a manner that "closely' corresponds to the percentage of
10	activities relating to its contributions as compared to its advertisements, get-out-the-vote
11	efforts, and voter registration activities." See EMILY's List, 581 F.3d at 12 (citing Davis
12	v. FEC, 128 S. Ct. 2759, 2770 (2008); CalMed, 453 U.S. at 198-99 n.19). One
13	acceptable method is to allocate according to the percentage of NDPAC's Federal
14	contributions as compared to the percentage of its disbursements for all other independent
15	spending. In doing so, the NDPAC may determine the allocation ratio either on an
16	estimated funds spent method (a forward looking estimate of spending over the election
17	cycle) or an actual funds spent method (reflecting actual spending during the reporting
18	period). This is not necessarily the only acceptable allocation method under EMILY's
19	List.
20	NDPAC must report all contributions to, and expenditures from, its proposed
21	independent expenditure account pursuant to the Act and Commission regulations.
22	See 2 U.S.C. 434; 11 CFR Part 104. Though these contributions would normally be
23	disclosed on Line 11(a) of Form 3X, there is not, at present, a clear way to distinguish on

- 1 Line 11(a) between contributions deposited into the general account and contributions
- 2 deposited into the independent expenditure account. Accordingly, at present
- 3 contributions deposited into the independent expenditure account should be reported on
- 4 Line 17 of Form 3X titled "Other Federal Receipts" accompanied by a memo text to state
- 5 when a receipt that is itemized on Schedule A has been deposited into the independent
- 6 expenditure account.

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7 For similar reasons, disbursements for administrative/operating expenses made

- 8 from NDPAC's independent expenditure account should be disclosed on Line 29 of Form
- 9 3X titled "Other Disbursements" (as opposed to Line 21(b) of Form 3X) and should
- include a memo text to state when a disbursement that is itemized on Schedule B was
- 11 made from the independent expenditure account.⁵

This response constitutes an advisory opinion concerning the application of the Act and Commission regulations to the specific transaction or activity set forth in your request. See 2 U.S.C. 437f. The Commission emphasizes that, if there is a change in any of the facts or assumptions presented, and such facts or assumptions are material to a conclusion presented in this advisory opinion, then the requestor may not rely on that conclusion as support for its proposed activity. Any person involved in any specific transaction or activity which is indistinguishable in all its material aspects from the transaction or activity with respect to which this advisory opinion is rendered may rely on this advisory opinion. See 2 U.S.C. 437f(c)(1)(B). Please note the analysis or

conclusions in this advisory opinion may be affected by subsequent developments in the

⁵ Independent Expenditums should be disclosed on Schedule E for Line 24 of Form 3X and a memo text included to state when a disbursement that is itemized on Schedule E was made from the independent expenditure account.

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law including, but not limited to, statutes, regulations, advisory opinions, and case law. 1 2 The cited advisory opinions are available on the Commission's Web site at 3 http://saos.nictusa.com/saos/searchao. 4 The Commission notes that this advisory opinion implicates issues that may be the subject of a forthcoming rulemaking in response to the Citizens United, SpeechNow, 5 and EMILY's List decisions. This guidance provided in this advisory opinion is, 6 therefore, subject to change or invalidation pending the conclusion of that rulemaking. 7 8 On behalf of the Commission, 9 10 11 12

Matthew S. Petersen

Chairman